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Paper

The opinion in support of the decision being
entered today is not binding precedent of the Board.

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

JAMES K. TAILLON and FRANK R. REIDELBERGER
Junior Party,
(Patent 5,573,414),

v.

ALFRED THIARD-LAFORET and WILIBALD ZERLIK
Senior Party,
(Application 08/966,368).

Patent Interference No. 105,120

Before LEE, GARDNER LANE, and MEDLEY, Administrative Patent Judges.

MEDLEY, Administrative Patent Judge.

JUDGMENT-RULE 662

On 10 June 2004 the board received from Thiard-Laforet's request for Adverse Judgment in which Thiard-Laforet requests and agrees to entry of adverse judgment under 37 CFR § 1.662(a) (Paper 33). Accordingly, it is

ORDERED that judgment on priority as to Count 1 (Paper 1 at 5) is awarded against senior party ALFRED THIARD-LAFORET and WILIBALD ZERLIK.

FURTHER ORDERED that senior party ALFRED THIARD-LAFORET and WILIBALD ZERLIK is not entitled to a patent containing claims 24-44 (corresponding to Count 1) of application 08/966,368.

FURTHER ORDERED that a copy of this paper shall be made of record in files of application 08/966,368 and U.S. Patent 5,573,414.

JAMESON LEE)
Administrative Patent Judge)
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SALLY G. GARDNER LANE) BOARD OF PATENT
Administrative Patent Judge) APPEALS AND
) INTERFERENCES
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SALLY C. MEDLEY)
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